1	UNITED STATES DISTRICT COURT	
2	DISTRICT OF NEVADA	
3	* * *	
4	UNITED STATES OF AMERICA,	Case No. 2:14-cr-0028-KJD-GWF
5	Plaintiff,	ORDER
6	v.	
7	ALBERT JASON WRIGHT,	
8	Defendant.	
9		
10	Presently before the Court is Defendant's Motion for Non-Binding Recommendation	
11	regarding Concurrent Service of Sentences (#44). The Government filed a Response in Non-	
12	opposition to Defendant's Motion (#46). When originally pronouncing Defendant's sentence, the	
13	Court did not make a recommendation to whether the sentence was to be served concurrently or	
14	consecutively to any sentence arising from Defendant's state court case. Defendant was in state	
15	custody, but had not yet been sentenced in state court when he was brought to federal court for	
16	sentencing on his federal felon in possession charge. After sentencing he was returned to state	
17	custody.	
18	The Court has the authority to make a recommendation, post-sentencing, but such	
19	recommendation does not bind the Bureau of Prisons which has authority for calculating a	
20	defendant's term of incarceration based upon the court's sentence. Having read and considered	
21	the motion and good cause being found, it is granted to the extent that the Court recommends	
22	that Defendant's sentence run concurrent to his state sentence, rather than consecutively.	
23	IT IS SO ORDERED.	
24	Dated this 28th day of October, 2019.	
25	^	
26		
27	Name of the Parket	
28		J. Dawson ed States District Judge